Case 2:19-cv-05286-JMA-AKT Document 17 Filed 12/31/19 Page 1 of 1 PageID #: 104

Representing Management Exclusively in Workplace Law and Related Litigation

jackson lewis.

Jackson Lewis RC.
58 South Service Road
Suite 250
Melville, New York 11747
Tel 631 247-0404
Fax 631 247-0417
www.jacksonlewis.com

ALBANY, NY GREENVILLE, SC HARTFORD, CT ALBUQUERQUE, NM ATLANTA, GA HONOLULU, HI* AUSTIN, TX HOUSTON, TX BALTIMORE, MD INDIANAPOLIS, IN BIRMINGHAM, AL IACKSONVILLE, FL BOSTON, MA KANSAS CITY REGION CHICAGO, IL LAS VEGAS, NV CINCINNATI, OH LONG ISLAND, NY CLEVELAND, OH LOS ANGELES, CA DALLAS, TX MADISON, WI MEMPHIS, TN DAYTON, OH DENVER, CO MIAMI, FL DETROIT, MI MILWAUKEE, WI GRAND RAPIDS, MI MINNEAPOLIS, MN

LLE, SC MONMOUTH COUNTY, NJ
LD, CT MORRISTOWN, NJ
LU, HI* NEW ORLEANS, LA
N, TX NEW YORK, NY
POLIS, IN NORFOLK, VA
VILLE, FL OMAHA, NE
CITY REGION ORANGE COUNTY, CA
S, NV ORLANDO, FL
AND, NY PHILADELPHIA, PA
SLES, CA PHOENIX, AZ
I, WI PITTSBURGH, PA
I, TN PORTLAND, OR
PORTSMOUTH, NH
CEE, WI PROVIDENCE, RI
OLIS, MN

RALEIGH, NC
RAPID CITY, SD
RICHMOND, VA
SACRAMENTO, CA
SALT LAKE CITY, UT
SAN DIEGO, CA
SAN JUAN, PR
SEATTLE, WA
ST. LOUIS, MO
TAMPA, FL
WASHINGTON, DC REGION
WHITE PLAINS, NY

MY DIRECT DIAL IS: 631-247-4661

MY EMAIL ADDRESS IS: NOEL.TRIPP@JACKSONLEWIS.COM

December 31, 2019

*through an affiliation with Jackson Lewis P.C., a Law Corporation

VIA ECF

Hon. A. Kathleen Tomlinson United States Magistrate Judge United States District Court Eastern District of New York 100 Federal Plaza, Courtroom 914 Central Islip, NY 11722

Re: Marcos Mejia v. Gulf2Bay Softwash Corp., et al.

Civil Case No.: 19-cv-05286

Dear Magistrate Judge Tomlinson:

As counsel for Defendants in the above-referenced Fair Labor Standards Act ("FLSA") matter, we write further to our prior correspondence (Dkt. 15) regarding Plaintiff's application to Your Honor for conditional certification of an FLSA collective action (Dkt. 12, "Motion") for avoidance of doubt to request that the current putative deadline to respond to the Motion of January 6, 2020 be adjourned pending direction from the Court regarding case handling. As noted in the prior correspondence, Defendants will agree to toll the FLSA limitations period for the duration of such adjournment. We contacted Plaintiff's counsel yesterday regarding this request, but as of this writing have not received a response.

Respectfully submitted,

JACKSON LEWIS P.C

Noel P. Tripp

NPT:dc

cc: Delvis Melendez, Esq. (via ECF) 4817-4951-7488, v. 1